PTO/SB/01 (08-03)

Approved for use through 07/31/2006. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of uired to respond to a collection of information unless it contains a valid OMB control number. Attorney Docket Number 4332-12 DECLARATION FOR D First Named Inventor **DESIGN** Araks Z. Yeramyan, et al. PATENT APPLICATION **COMPLETE IF KNOWN** (37 CFR 1.63) **Application Number** 10/667,938 Filing Date Declaration Declaration September 22, 2003 Submitted Submitted after Initial **Art Unit** With Initial

Examiner Name

3765

To Be Assigned

Filing (surcharge

(37 ČFR 1.16 (e))

required)

Filing

I hereby declare that:											
Each inventor's residence, mailing address, and citizenship are as stated below next to their name.											
I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled:											
Y-Thong Undergarment for Women											
(Title of the Invention)											
the specification of which											
is attached hereto											
OR											
was filed on (MM/DD/YYYY) September 22, 2003 as United States Application Number or PCT International											
Annilia di sa Nasala sa 10	/007.000		Г								
Application Number 10/667,938 and was amended on (MM/DD/YYYY) (if applicable)											
I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above.											
amended by any amendment specifically referred to above.											
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for											
continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.											
I hereby claim foreign priority	benefits unde	r 35 U.S.C. 119(a)-(d) or (f)	or 365(b) of	any foreign	application	n(s) for patent,					
inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign											
application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date											
before that of the application of	n which priority										
Prior Foreign Application Num ()	Country	Foreign Filing Date (M /DD/YYYY)	Priori Not	ity C	ertified Co Yes	ppy Attached? No					
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Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto.											

[Page 1 of 2]

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Utility or Design Patent Application

Direct all correspondence to:	Custome	er Number:] 0	OR 🗸	Corres	pondence address below	
Name									
Robert B. Famiglio, Esquire								•	
Address Famiglio & Associates P.O. Box 1999									
City		<u> </u>	П	State				ZIP	
Media			ļ	PA				19063	
Country		Telephone			F	ax			
USA		610-359-7300		610-359-8580					
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.									
NAME OF SOLE OR FIRST INVENTOR: A petition has been filed for this unsigned inventor									
Given Name (first and middle [if any]) Araks Z.			<u> </u>	Family Name or Surname Yeramyan			100 1		
Inventor's Signature								Date x 2/11/04	
Residence: City	State	1	T	Country			Citizer	nship	
New York	NY			USA USA					
Mailing Address 112 E. 12th Street, Apt. 6l									
City	State			ZIP				Country	
New York	NY			10003			USA		
NAME OF SECOND INVENTO	/R:			□ A	petitio	on has bee	en filed f	or this unsigned inventor	
Given Name (first and middle [if any]) A. Pontish Z. Given Name (first and middle [if any]) A. Pontish Z.									
Inventor's Signature X	<u></u>						,	Date /// /04	
Residence: City	State		T	Country		Citizensh			
Newtown Square	PA		1	USA		USA			
Mailing Address 5 Lakeshore Drive									
City	State			ZIP		Country		ry	
Newtown Square	PA			19073 USA			USA		
Additional inventors or a legal rep	presentative are bei	ng named on the	su	pplemental st	heet(s)	PTO/SB/02A	or 02LR a	attached hereto.	